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UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, Plaintiff,	Case Number <u>CR-04-0072(SI)</u>
. V.	OPDED OF DETTA THOSE DETTA THOSE DET
Mariano Benites, Defendant.	ORDER OF DETENTION PENDING TRIAL
In accordance with the Bail Reform Act, 18 U.S.C. § Defendant was present, represented by his attorney.	2142/0 - 1
Defendant was present represented by his offenses A	3142(1), a detention hearing was held on 10/26, 2009.
The state of the author of the	The United States was represented by
PART I. PRESUMPTIONS APPLICABLE	o
/ The defendant is a large	
convicted of a minute of the second s	ed in 18 U.S.C. § 3142(f)(1) and the defendant has been
convicted of a prior offense described in 18 U.S.C. § 3142(f)(i) offense, and a period of not more than five (5) years has elapsed	1) while on release pending trial for a federal state or local
	ed since the date of conviction or the release of the person from
This establishes a rebuttable presumption that no cond	lition or combination of conditions will reasonably assure the
A A	
// There is probable cause based upon (the indictment	nt) (the facts found in Part IV below) to believe that the
defendant has committed an offense	-9 (and result in 1 art 14 below) to believe that the
A for which a maximum term of imprisonme	ent of 10 years or more is prescribed in LLS.C. § 801 et
seq., § 951 et seq., or § 955a et seq., OR	ont of to years of more is prescribed in T. L.S.C. § 801 et
B. under 18 U.S.C. & 924(c): use of a firearm	during the contaction of the
time colabilities a redultable presimption that no condi-	tion or combination of the
appearance of the defendant as required and the safety of the con	and of community of conditions will begrouphly assure the
PART II Properties on Description applies. Violatin & Suy	March 2009
PART II. REBUITAL OF PRESUMPTIONS, IF APPLICABLE	allurated released the
The defendant has not come forward with any avide	nce to rebut the applicable presumption[s], and he therefore
will be ordered detained.	ance to redut the applicable presumption[s], and he therefore
/ / The defendant has come forward with evidence to re	Anne de la companya
Total Coliner with Coliner to 16	sour the applicable presumption[s] to wit:
Thus, the burden of proof shifts back to the United States	
PART III. PROOF (WHERE PRESUMPTIONS REBUITED OR INAPE	•
/ The United States has proved to a prepondenness of	(LICABLE)
will reasonably assure the appearance of the defendant as required	the evidence that no condition or combination of conditions
/ The United States has proved by clear and association	i, AND/OR
// The United States has proved by clear and convincing will reasonably assure the safety of any other person and the comm	g evidence that no condition or combination of conditions
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REA	numity.
The Court has taken into account the Gatamata	ASONS FOR DETENTION
at hearing and finds as follows: The defendant is	1 18 U.S.C. § 3142(g) and all of the information submitted
Laurensial release De alle	
the state of the s	de that thegelindant tales
release and from the set of	equired by his superinger
A A Maria Company	or gooders. The defendant
Alibertated a usine Dample that Le	ded positive for cocains The
defendant missed on appointment	omest with no probation office.
the finally showed up lost for the upst	the defendant respect and bling in Dossonie
// Defendant, his attorney, and the AUSA have waived wr	itten findings. of Norcoties and a machinesum
TAKE Y. DIRECTIONS REGARDING DETENTION	
The defendant is committed to the custody of the Attorney Gen	eral or his designated representative for confinement in a
The state of the s	TOTA CONTRIBUTION WILL J. C
of the United States or on the request of an attorney for the Government the defendant to the United States Marshal for the purpose of an appearance.	the name in the court country of the principle of a court.
	. We delige in charge of the corrections finition at all 1 11

PATRICIA V. TRUMBULL